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15	Attorneys for Defendant Zuffa, LLC, d/b/a Ultimate Fighting Championship and UFC					
16	Orthide Fighting Championship and Of C					
17	LINITED STATES	DISTRICT COURT				
	UNITED STATES DISTRICT COURT					
18	DISTRICT	OF NEVADA				
19	Cung Le, Nathan Quarry, Jon Fitch, Brandon	Case No.: 2:15-cv-01045-RFB-(PAL)				
20	Vera, Luis Javier Vazquez, and Kyle Kingsbury on behalf of themselves and all	APPENDIX OF EXHIBITS IN				
21	others similarly situated,	SUPPORT OF ZUFFA, LLC'S				
	Dlaintiffe	OPPOSITION TO PLAINTIFFS'				
22	Plaintiffs, v.	MOTION TO COMPEL DEFENDANT TO PRODUCE A LOG OF				
23		COMMUNICATIONS FOR DANA				
24	Zuffa, LLC, d/b/a Ultimate Fighting Championship and UFC,	WHITE'S DISCOVERABLE TELEPHONE NUMBERS AND				
25	Championship and OTC,	ELECTRONIC COMMUNICATION				
	Defendant.	DEVICES AND DIRECTING				
26		DEFENDANT TO SUBMIT AN INVENTORY OF ELECTRONIC				
27		COMMUNICATION DEVICES (ECF				
28		No. 395) [REDACTED]				

APPENDIX OF EXHIBITS IN SUPPORT OF ZUFFA, LLC'S OPPOSITION

APPENDIX OF EXHIBITS

Pursuant to Local Rule IA 10-3(d), Defendant Zuffa, LLC submits this Appendix of Exhibits in Support of Zuffa, LLC's Opposition to Plaintiffs' Motion to Compel Defendant to Produce a Log of Communications for Dana White's Discoverable Telephone Numbers and Electronic Communication Devices and Directing Defendant to Submit an Inventory of Electronic Communication Devices and Related Documents (ECF No. 395). The Exhibits are attached as exhibits to the Declaration of Stacey K. Grigsby in Support of Zuffa, LLC's Opposition to Plaintiffs' Motion to Compel Defendant to Produce a Log of Communications for Dana White's Discoverable Telephone Numbers and Electronic Communication Devices and Directing Defendant to Submit an Inventory of Electronic Communication Devices and Related Documents (ECF No. 395).

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Exhibit	Description	Date
A	April 7, 2017 E-mail from S. Grigsby to M. Dell'Angelo Re: Stipulation Concerning the Authentication of Documents	4/7/2017
В	December 18, 2014 E-mail from K. Hendrick to All Zuffa, LLC Employees Re: Mandatory Preservation Notice	12/18/2014
С	April 29, 2017 Letter from S. Grigsby to M. Dell'Angelo Re: Production of Documents and Deposition Scheduling	4/29/2017
D	T-Mobile Privacy Policy https://www.t-mobile.com/company/website/privacypolicy.aspx	5/23/2017
Е	March 20, 2017 E-mail from P. Madden to M. Lynch Re: Production Questions	3/20/2017
F	April 4, 2017 E-mail from M. Lynch to M. Dell'Angelo Re: D. White Text Messages	4/4/2017
G	Declaration of Marcy Norwood Lynch in Support of Zuffa, LLC's Opposition to Plaintiffs' Motion to Compel Defendant to Produce a Log of Communications for Dana White's Discoverable Telephone Numbers and Electronic Communication Devices and Directing Defendant to Submit an Inventory of Electronic Communication Devices and Related Documents	5/24/2017
Н	Declaration of in Support of Zuffa, LLC's Opposition to Plaintiffs' Motion to Compel Defendant to Produce a Log of Communications for Dana White's Discoverable Telephone Numbers and Electronic Communication Devices and Directing Defendant to Submit an Inventory of Electronic Communication Devices and Related Documents	5/24/2017
Ι	Declaration of Chapin Bryce of the firm Stroz Friedberg in Support of Zuffa, LLC's Opposition to Plaintiffs' Motion to Compel Defendant to Produce a Log of Communications for Dana White's Discoverable	5/24/2017

Exhibit		Description	Date
	Telephone Numbers an	nd Electronic Communication Devices and	
	Directing Defendant to Submit an Inventory of Electronic Communication Devices and Related Documents		
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DATED:	May 24, 2017	BOIES SCHILLER FLEXNER LLP	
		By:/s/Stacey K. Grigsby	-
		Stacey K. Grigsby Attorney for Defendant Zuffa, LLG	C, d/b/a
		Ultimate Fighting Championship a	
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